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1 2 3 4 5	Ronald L. Richman, SBN 139189 Joye Blanscett, SBN 191242 BULLIVANT HOUSER BAILEY PC 601 California Street, Suite 1800 San Francisco, California 94108 E-mail: ron.richman@bullivant.com E-mail: joye.blanscett@bullivant.com Telephone: 415.352.2700 Facsimile: 415.352.2701		
6	Attorneys for Plaintiffs		
7 8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11 12 13 14 15 16 17 18 19 20 21	BOARD OF TRUSTEES OF THE LABORERS HEALTH AND WELFARE TRUST FUND FOR NORTHERN CALIFORNIA; BOARD OF TRUSTEES OF THE LABORERS VACATION-HOLIDAY TRUST FUND FOR NORTHERN CALIFORNIA; BOARD OF TRUSTEES OF THE LABORERS PENSION TRUST FUND FOR NORTHERN CALIFORNIA; and BOARD OF TRUSTEES OF THE LABORERS TRAINING AND RETRAINING TRUST FUND FOR NORTHERN CALIFORNIA,  Plaintiffs,  vs.  SHERRI BLANKENSHIP, individually and dba ACTION CONCRETE CUTTING AND DEMOLITION CO.;	IN SUPPORT OF F REQUEST FOR EN DEFAULT	OF JOYE BLANSCETT
22	Defendants.		
23	I, JOYE BLANSCETT, declare as follows.		
24	1. I am an associate at the law firm of Bullivant Houser Bailey, PC, and counsel for		
25	Plaintiffs in this action.		
26	2. Defendant Sherri Blankenship, indiv	•	•
27	Complaint for Damages for Breach of Collective Bargaining Agreement and for Mandatory		
28	Injunction ("Complaint"). Attached hereto as Exhibit A is a true and correct copy of the Proof of		
	Declaration Of Joye Blanscett In Support	- 1 - Of Plaintiffs' Request For E	ntry Of Default

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1	Service on defendant Sherri Blankenship, individually.		
2	4. Defendant Sherri Blankenship and dba Action Concrete Cutting and Demolition Co.		
3	was served a copy of the Complaint on July 9, 2007. Attached hereto as Exhibit B is a true and		
4	correct copy of the Proof of Service on Sherri Blankenship dba Action Concrete Cutting and		
5	Demolition Co.		
6	4. A responsive pleading was due on or before July 29, 2007. No responsive pleading has		
7	been filed by either defendant nor has either appeared informally, and no cause exists which would		
8	prevent the Clerk of Court from		
9	entering the default of defendants Sherri Blankenship, individually and dba Action Concrete		
10	Cutting and Demolition Co.		
11	I declare under penalty of perjury of the laws of the State of California that the foregoing is		
12	true and correct and that this declaration was executed on September 14, 2007 at San Francisco,		
13	California.		
14	A A		
15	Joye Blanscett		
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	6086246.1 — 2 —  Declaration Of Joye Blanscett In Support Of Plaintiffs' Request For Entry Of Default		